## Exhibit Y

1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
3	SAN JOSE DIVISION
4	
5	IN RE: HIGH-TECH EMPLOYEE )
6	ANTITRUST LITIGATION )
7	) No. 11-CV-2509-LHK
8	THIS DOCUMENT RELATES TO: )
9	ALL ACTIONS.
10	
11	
12	
13	VIDEOTAPED DEPOSITION OF DEBORAH CONRAD
14	HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
15	November 21, 2012
16	
17	Reported by: Anne Torreano, CSR No. 10520
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In Re: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION Deposition of Deborah Conrad 1

Deposition of Deborah	In Re: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION	
1	Q.	Oh, your
2	Α.	Mine looks better than yours.
3	Q.	Okay.
4	Α.	It's Brian Richey.
04:00:06 5	Q.	All right. Do you recognize this document?
6	Α.	I do not.
7	Q.	Okay. Do you know what Mr. Richey's job
8	was	
9	Α.	I don't.
04:00:18 10	Q.	or is?
11		Do you know who he is?
12	Α.	No.
13	Q.	Do you know if he works for Intel or not?
14	Α.	I assume he works for Intel
04:00:24 15	Q.	Okay.
16	Α.	given the labeling of the document.
17		

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(DEPOSITION EXHIBIT 401 MARKED.)

04:05:39 20 BY MR. SAVERI:

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Q. So I'm going to hand you Exhibit 401. It has some hand -- it has some highlighting on it, which is my highlighting when it was copied. It was copied in color. It picked it up.

04:05:53 25 Α. Okay.

1	Q. So it will perhaps give some embarrassing
2	insight into my thought process, but let me ask you
3	just a couple questions about the document.
4	A. Okay.
04:06:05 5	Q. Do you have that document in front of you?
6	Do you have 401 in front of you?
7	A. I have 401 in front of me, yes.
8	Q. And it has the Bates numbers 76615DOC002854
9	through 2870.
04:06:19 10	A. Yes.
11	Q. Do you recognize this document?
12	A. I've never seen this document.
13	Q. Okay. It's entitled "Retention Risks."
14	Do you see that?
04:06:25 15	A. Yes.
16	Q. And it says "For PSO and ADB 10/31/06."
17	Do you see that?
18	A. Yes.
19	Q. Do you recognize the abbreviation "PSO" as
04:06:35 20	the as the initials of Paul Otellini?
21	A. Yes.
22	Q. And in October of 2006, was he the CEO of the
23	company?
24	A. He was, yes.
04:06:44 25	Q. Do you recognize the initials "ADB"?

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Deposition of Deborah Conrad

In Re: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION

	1	A.	Dottie Perlmutter.
	2	Q.	And Deborah is you?
	3	Α.	That's me.
	4	Q.	Did Jobs attend all these meetings?
04:41:59	5		You said that
	6	Α.	Yes.
	7	Q.	As far as you know, Mr. Jobs attended all
	8	these me	etings?
	9	А.	He attended all the meetings before he stepped
04:42:04	10	aside as	CEO.
	11		MR. SAVERI: Okay. I don't have any further
	12	question	s.
	13		THE VIDEOGRAPHER: This is the end of disk No.
	14	3 in the	deposition of Deborah Conrad.
04:42:14	15		The three original disks will be retained by
	16	Advantag	e Media [sic]. We are off the record at
	17	4:42 p.m	•
	18		(DEPOSITION CONCLUDED AT 4:42 P.M.)
	19		000
	20	I certif	y under penalty of perjury that the foregoing
	21		and correct.
	22	is ciue	and Collect.
	23	Date	
	24	Date	DEBORAH CONRAD
	25		DEBORAT CONTAD

1	REPORTER'S CERTIFICATE
2	The undersigned Certified Shorthand Reporter
3	licensed in the State of California does hereby
4	certify:
5	I am authorized to administer oaths or
6	affirmations pursuant to Code of Civil Procedure,
7	Section 2093(b), and prior to being examined, the
8	witness was duly administered an oath by me.
9	I am not a relative or employee or attorney or
10	counsel of any of the parties, nor am I a relative or
11	employee of such attorney or counsel, nor am I
12	financially interested in the outcome of this action.
13	I am the deposition officer who
14	stenographically recorded the testimony in the
15	foregoing deposition, and the foregoing transcript is a
16	true record of the testimony given by the witness.
17	Before completion of the deposition, review of
18	the transcript [x] was [ ] was not requested. If
19	requested, any changes made by the deponent (and
20	provided to the reporter) during the period allowed are
21	appended hereto.
22	In witness whereof, I have subscribed my name
23	this day of, 2012.
24	
25	ANNE M. TORREANO, CSR No. 10520